(BY AUTHORITY.)

Laws of New Jersey.

CHAPTER CCLXXIII. A further supplement to the act emitted "An act to transfer the charge and keeping of the jails and custody of the pris oners, in the counties of E-sex and Hud son, from the Sheriffs to the Boards of Chosen Free-holders, and for the employment of the prisoners and to regulate their term of service therein " approved February twenty-seventh, one thousand eight hundred and fifty-seven.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the custody, control and charge of the penitentiary, now in course of erection in the township of Caldwell, in the county of Es sex, by the board of chosen freeholders of said county, and of the prisoners that may be confined therein, when constructed, shall be in the board of chosen freeholders of that county, and in such wardens as they may appoint for that purpose; and the warden, shall, in the reception, custody maintenance, treatment! and discharge of prisoners be subject to all the laws and regulations to which sheriffs and their jailors are subject.

2. And be it enacted, That the said war den shall be appointed as provided by the fourth section of the act to which this is a supplement, and all the provisions of said section are hereby made applicable to the warden so appointed.

8. And be it enacted, That the said pen itentiary and the workhouse which may be established in connection the with or as a part thereof or so' much thereof as shall be so declared by said board of chosen freeholders, shall be deemed to be a part of the common jail of said county of Essex, and the said warden shall be the master of the said workhouse, and subject to the regulations prescribed by said board shall have the charge and custody of all persons committed to and confined in said penitentiary at hard labor, or transfer. red thereto as hereinafter provided; and the sixth section of the act to which this is a further supplement is hereby extended and made applicable thereto.

4. And be it enacted That said warden are able to perform, in said penitentiary or tody, all persons sentenced by any court ances, and to provide for the enforcement or tribunal of said county, for crime or of all such ordinances by prescribing and misdemeanor, all persons convicted and enforceing a penalty or penalties for their committed under and by virtue of the act violation; and the said penalties may be entitled "An act to describe, apprehend, collected with costs, in an action of debt, and immorality," or of any supplement to either of said acts, and all persons convicted and sentenced to juil imprisonment for the violation of any municipal ordinances. and such other persons as are or may be directed to be employed at work in the workhouse in the several counties of this

5. And be it enacted. It shall be lawful for the court of over and terminer and general jail delivery, and the court of general or special quarter sessions of the peace, in and for the county of Ess x, in all cases where any person shall be convicted in eral A-sembly of the State of New Jersey, either of said courts, of any offence pun- That after the adoption and ratification ishable by imprisonment in the state prist by the township committee of Caldwell on, if in the discretion of said court is that such person be confined at hard labor virtue of the act for the laying out, wid in the said penitentiary for any length of ening, altering straightening or vacating time not exceeding eighteen months, for which such person might, for such offence have been sentenced to the state prison; and such person so sentenced shall be transported by the sheriff of said county. or by his lawful deputy, to the said pen tentiary, at the expense of the county a rates to be adjusted and regulated by said board from time to time, and to be paid on the certificate and order of said warden which person so transported to said penitentiary, shall there oe delivered into the custody of said warden, together with a copy of the sentence of the court ordering such punishment, and of the taxed bill of of them, upon the owner or owners of any costs of prosecution against such person, certified under the hand and official seal of the cierk of such court; and said person so delivered to said warden, shall be benefited thereby; such assessment to be safely kept in said penitentiary until the made in such proportion and to such ex time of his or her confinement shall have tent as they may consider said lands and expired and the fine or fines and costs of real estate to be so benefited; and that prosecution and transportation shall have said committee shall consider said assess

6. And be it enacted. That the director of sud board, or the chairman of the jail committee thereof, shall have power to examine, under oath or affirmation, any person or persons, relative to any abuse or breach of duty on the part of any officer or fore their final determination of the matter, employee of said penitentiary, or to any the said committee shall here and consider

board may allow any offender committed finally d-termined upon said assess to said penitentiary to work out any fine ment, they shall enter the same at or fines and costs of prosecution, and transportation, after he shall have served his or her full term of confinement; and in final and conclusive upon all parties commuting fines and costs of prosecution affected thereby; and that the tow iactually be engaged in work assigned to ed for benefits shall be collected in the him or her, after serving his or her term of same manner as the township taxes for imprisonment, as said board may pres-

8. And be it enacted, That the said board may make such provision for the hereafter made, adopted and ratified, for reformation and the moral and mental in-

9. And be it enacted. That all sencounty shall be construed to spply either to the county jail or workhouse in the city on shall be fully paid and satisfied, not of Newark, or to the said penitentiary or withstanding any devise, descent alienaof Newark, or to the said penitentiary or workhouse in the said township of Caldwell, and any person sentenced to or con board mry deem it expedient,

10. And be it enacted. That the said board may raise by tax and expend from time to time such sum or sums of money, as shall be necessary to carry into effect the purposes of this act,

CHAPTER OCCCXCIL

supplement to an act entitled "An ac for the improvement of the roads in the township of Montclair," approved April third, one thousand eight hundred and seventy three.

1. Be it enacted by the Senate and Gen-That it shall not be lawful for the township committee of said township of Montclair, n the county of E-sex, to take any action upon any petition for the macadamizing, or other improvement, of any public road it his office of all his proceedings upon which this act is a supplement, unless such wners of more than three fifths (the same penitentiary known as the Essex county being measured by lineal feet.) of the lands lying upon said road or roads or sail part or parts thereof.

2. And be it enacted. That all acts and parts of acts inconsistent with this act and that this act is hereby declared to be a public act, and shall take effect imme-

Approved March 27, 1874.

CHAPTER CCXCIII.

A -further supplement to an act entitled "An act to set off from the township of Bloomfield, in the county of Essex, a new township of Montclair," approved April fiteenth, one thousand eight hundred and sixty-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in addition to the powers and duties dready belonging to the township comnittee of Montclair, the said committee shall have power and it shall be their duty to employ and compensate detectives or constables, and use such efficient means for maintaining to prace, preventing crime, and detecting criminals in the township as they miy deem necessary, and for this pur pose they may apoint special officers, who shall have all the powers conferred apon constables by any laws of this state; they chill also provide for the protection and naintenance of the h alth of the township. and may employ and compensate a town ship physician, and exercise such powers is a board of health, as may necessary or advisable for the public good, they are also hereby authorized by a majority vote of their whole number, to pass and adopt shall keep at such work and labor as they all necessary ordinances to abate and remove nuisance from the streets and public workhouse, or in the vicinity thereof, sub places of the said township, including the ject to the regulations prescribed by said removal of snow and ice from the sidewalks board, during their continuance in cus and to declare and define what are nuisand punish disorderly persons," or the act to be brought by the said committee in the entitled "An act for the suppressing of vice corporate name of the township, and for the use of the inhabitants thereof, before

> Essex. 2. And be it enacted, That this act shall be a public act, and shall take effect im-

mediately. 2. Approved March 19, 1874.

CHAPTER CCCCXVI.

An act for the laving out of Public Roads

in the Township of Caldwell. any public road or highway, or any part thereof the said committee shall open and work such road, or alter and work such grade, whenever they or a majority of them shall consider and determine that such opening and working or altering and working are necessary for public convenience; and that such road or grade shall not be opened and worked or altered and worked until said committee shall so determine; and that the expense of such opening, altering and working, when ascertained shall be fairly and impartially assessed by said committee, or said majority lands or real estate on the tine or in the neighborhood of the improvements, which in their opinion is or shall be peculiarly been paid or worked out, as hereinafter ment at a public meeting, of which the provided, or until discharged by due township clerk shall have given at least two weeks' public notice by advertisements. under his hand, set up in at least five of the most public places in the township; and that said co.nmittee may consider said assessment at an subsequent or adjourned meeting without further notice; and that any and all such meetings to be had bematter or thing pertaining to said peniten- all objections to said assessment to be made by parties interested therein; and 7. And be it enacted, That the said that, when said committee shall have and transportation in such cases, there may ship clerk shall turnish a copy thereof to be credited to each off nder such som per the collector of taxes in said township; day for each and every day he or she shall and that the amount or amounts so assess

2. And be it enacted, That any and al assessments for benefits heretofore or to be struction and improvement of the inmates ing or vacating any public road or high of said penitentiary as they may deem ex way, or any part thereof, shall be and re main a lien or leins upon the lands and real estate so benefited, from the time of tences to hard labor and imprisonment in the adoption and ratification of the report the common juit or workhouse of said and map relating thereto until said assess ment, with all interest, costs and fees there tion mortgage or other incumbrance there of, and notwithstanding any mistake in fined in either one may be committed or the names of any owner of such lands and transferred to the other, whenever the said real estate, or outsaion to name any such owner or owners; and that any ameasment in which such mistake or omission occurs

shall be as valid and effectual in law as though said mistake or omission had not occurred; the said lies or liens may, in the discretion of said committee be enforced by the sale and conveyance of said lands 11. And be it enacted, That the pro-visions of the act entitled "An act for the prescribed.

said assessment shall be collected, with interest, costs and tees as aforesaid, and it shall be the duty of the collector of taxes ed and ended; and such purchaser or purch in said township to proceed immediately in the collection thereof by enforcing the said lien, by the sale and conveyance of said lands and real e-tate, upon which said assessment was made, as is directed Assembly of the State of New Jersey in an act to make taxes a lien upon real estate, approved March seventeenth, one thousand eight hundred and lifty four.

lector shall keep a full and accurate record or roads, or any part or parts thereof, in such sale, including a statement or list of persuance of the first section of the act to all certificates granted and all redemption of property sold by him, to which record petition shall be signed by the owner or all parties claiming to be interested there in shall have access at all free reasonable times; and that such parcels as are not bid for when offered for sale or resale as afore. said shall be struck off to the township lor

4. And be it enacted That the said col-

the term of fifty years. 5. And be it enacted, that if the townshall be and the same are hereby repealed, ship becomes the purchaser of any lands and real estate et any such sale, the certicate of sale shall be assignable as aforesaid. and that all the other provisions of the said act, and of this supplement thereto, in relation to the said sale shall apply to the township in the manner as to any other ourchaser.

> 6. And be it enacted, That for any ser rices to be rendered upon this act, the collector and the said clerk shall be allowed such special compensation as may be, from ime to time, determined by the township committee; and that the collector shall also be entitled to receive from each purchaser the sum of one dollar for every certificate or declaration of sale by him given, and that the same said clerk shall also be entitled to receive from the said purchaser the sum of one dollar for every certificate or declaration or of sale, and every assignment of such certificate, to be recorded by nim as aforesaid; and also the sum of one dollar for every search (including the cer ificate thereof) made by him in the records of certificates and declarations of sale and ssignment as aforesaid; and that said col tector shall also collect, for the use of the township, a fee of five dollars from each puchaser at the time of the delivery of the said certificate of sile, for the cost of advertising and selling each and every lot or parcel of said lands and real estate by him old as aforesaid.

> 7. And be it enacted. That this act shall be deemed and taken to be a public act and shall take effect immediately. Approved March 26, 1874.

CHAPTER CCCLXXIII. an Act to authorize the Township of Clin-

ton, in the County of Essex, to appoint a Receiver of Taxes and for other pur-1. Be it enacted by the Senate and Gen-

eral Assembly of the State of New Jersey, That the township committee of the township of Clinton, in the county of Essex, any justice of the peace of the county of shall annually so soon after their election remain a lien thereon, from and after the and due qualification for their office as twentieth day of October, in the year dursaid committee deem proper, appoint an ing which such taxes were assessed, and taxes, who shall hold office for one year shall be and remain such lien, notwithfrom his appointment, and who, before standing any mistake in, or ommission of he enters upon the duties of his office shall the names of the owner or owners of such take and subscribe an oath or affirmation real estate, or mistake in the description route. before some persons authorized by the laws thereof; and in case of any such mistake -and insert in lieu thereof the following: of the state of New Jersey to administer or omission, such assessment, and all pro-oaths and affirmations, faithfully and impartially to execute the duties of his office shall be valid and effectual, and binding and who shall also enter into bond to the upon all parties; and in case of a mistake said township in its corporate name with in the description of the said real estate in such sureties and in such amount as the the assessment, or in the name or names of shall be deemed advisable, to adjudge made by the surveyors of highways, by

duties of his office. the duty of the township collector on or and premises, and the name or names of the section or sections amended, shall be insert-before the first Monday in April of each the owner or owners thereof correctly, in ed at length. No general law shall embrace and every year, to return to said towship the said warrant to be issued by them as committee a list of all taxes upon real aforesaid, so that the said real estate may vite that any existing law or any part thereof. estate remaining unpaid in his hands with be indentified, and said receiver shall prospend to make or deemed a part of the act, or a description of the lands upon which such ceed to makes sales under said warrant, in which shall enact that any existing law, or any taxes were assessed as made by the assessor the maner herein perscribed, of said real part thereof, shall be applicable, except by inof said township, and thereupon the said estate, according to such corrected descriptownship committee shall issue a warrant tion; and such sale so made by him shall, under their hands and seal or the hands in all respects, be valid and effectual, and and seals of a majority of them, to be binding upon all parties to all intents and lowing : directed to said receiver of taxes com purposes, the same as though there had been manding him to make said taxes, with no mistake or omission in the name or the interest, and cost and fees thereon, names of the owner or owners, or error i bereinsfter specified, of the lands tene the description of said real estate ments, hereditaments or real estate on ac. 9. And be it enacted. That all sales

ing the same, or any part thereof, as will rant shall be delivered to him as aforesaid: e sufficient for that purpose, for the short | but in case it shall so happen that said reest term for which any person or persons ceiver shall be obliged to adjourn the sale will agree to take the same, and pay such of any real estate, under and by virtue of taxes, with the interest thereon, and all said warrant, to a day after said first day cost, fees, charges and expenses, and fur- of November, it shall and may be lawful ther directing the said receiver to pay the for said receiver to sell any land, the sale money or moneys raised by such sale to of which may be so adjourned as storesaid. the said township committee, and to make and such saie shall be as valid and effecreturn of said warrant and his proceedings tual, and binding upon all parties, the same thereunder to said township committee, as though made before the first day of to be filed by the clerk of said town. November. among the other papers in his

office.

3. And be it enseted, That the warrant, specified in the last preceeding section, shall, before the execution thereof, be reshall, before the execution thereof, be reshall not pass private, and to pay over to the following enumerated cases, that is to say:

"Laying out, opening, altering and working the execution thereof the execution thereof." book, to be provided for that purpose; the said committee any money collected which said record thereof shall be re- up him on account of said unpaid taxes; ceived as evidence in the several courts of and it shall also be the duty of said receiv-

any lands or real estate under this act, by received by him on account of said unpaid advertisment, signed by said receiver and taxes, less his legal fees and cost; and in inserted in a newspaper printed and published in said township, or in the county where the sale is to take place, for at least sixty days, once in each week, before the time appointed for such sale; and also set up for the same period, in five of the most public places in said township, one of which shall be at or near the lands, tenements, hereditaments or real estate, to be

may be lawful for the said receiver, to the sum of one dollar for executing the whom such wasrants shall be directed, same, and in addition thereto, two cents on at the time and place specified in the above each dollar by him collected and paid over required notice, or at the time to which he to the said township committee; and for shall adjourn, as provided for in the last advertising such sale the same fees which preceding section, to sell and strike of sheriffs in the counties of New Jersey are der general laws, and by uniform rules, accord such lands and real estate as may be set entitled to for like services; and for each ing to its true value, forth in said warrant, or any part thereof, deed actually delivered, the sum of two to such persons or persons as will agree dollars; and the township committee shall to take the same for the shortest term, entitled to receive for said warrant the and pay such taxes as may be assessed as sum of one dollar, and the elerk of said aforesaid on account thereof, and the in township, for recording and filing the visions of the act entitled "An act for the establishment of workhouses in the several counties in this state" and all supple ments thereto, as well as the provisions of the act to which this is a further supple which may have secrued thereon, shall penitentiary, so far as they may be consistent with the provisions of this act, which this penitentiary, so far as they may be consistent with the provisions of this act, which shall be deemed a public act and take of other towaship taxes, it shall be lawful for the said township committee, in their discretion, and by resolution, to direct that and owners thereof, and all and every persons or persons of execute shall be deemed and taken to be a public as added for the same, under his hand and seel, and such person or persons, and his, her, or their legal representatives, shall be deemed and taken to be a public as added for the same, under his hand and seel, and such person or persons, and his, her, or their legal representatives, shall by virtue thereof, lawfully hold and enjoy the said lands and total estate, during the term for which he, she or they, shall have purchased the same, for his, her or their own proper use and benefit, against the owner and owners thereof, and all and every persons or persons of execute shall be deemed and taken to be a public as deed for the same, the hand and seet, and such person or persons, and his, her, or their legal representatives, shall be deemed and taken to be a public as deed for the same, the hand and seet, and such person or persons, and his, her, or their legal representatives, shall be deemed and take effect immediately.

Dryden is the author of the frequently of the said township committee, in their discretion, and by resolution, to direct that and every service thereof, and thereupon to execute shall be deemed and taken to be a question, and expenses; and thereupon to execute shall be deemed and taken to be a public as a deed for the same, under the expenses; and thereupon to execute shall be deemed and taken to be a terest thereon, and all costs, ices, charges same, the sum of fifty cents.

son or persons claiming under him, her or ! them until said term shall be fully complet asers shall be liberty at or before the expir ation of said term, to remove any building. or buildings and materials erected or plac ed by him, her or them, thereon, and at the expiration of said term shall peaceably and quietly yield up the same to the lawful wner or owners there if in as good order and condition, as the same were when possession thereof was taken under said sale, damage resulting from ordinary use

and the elements excepted. 6. And be it enacted. That it shall and may be lawful for the owner or owners of any such real estate sold as aforesaid, his her or their legal representatives, or any mortgagee or assignee thereof, or any judgment creditor or creditors, or any other person or persons having a legal or quitable interest therein to redeem the said land or real estate by the payment within three years from the day of such sale, to the said township committee for the benefit of said purchaser, his heirs or the benefit of said purchaser, his heirs or or property, or loan its money or credit, to or assigns, of the amount originally paid by in aid of any individual association or corporahim or any other tax or assessment which tion or become security for, or be directly o he may have paid and of which he may have given written notice to the said town ship committee together with interest on such payments from the time they were follows: made, at the rate of fifteen per centum per annum, and upon such money being depo-sited with said township committee and notice thereof being given to the said purchaser or purchasers, his, her, or their leagal representatives, possession of such real estate shall be immediately surrendered, and said township committee, unpon demand shall pay to the said purchaser or purchasers, his, her or their legal representatives, the amount of money so deposited with them as aforesaid. 7. And be it enacted. That no mort

gagee or assignee of any mortgage record ed or registered according to law, prior to any such sale shall be divested of any right of, in and to any real estate sold as afore said, unless six months' notice of such sale shall be given to such mortgagee or assignee in writing by such purchaser or purchasers, or some person or person-claiming under him, her or them, which notice shall be served personally, if said reside." mortgagee or assignee be a resident of said county, and if not such notice shall be addressed to the place of residence of such word 'bribery. mortgagee or assignee, as stated in said mortgage or the assignment thereof, and if any such land and real estate shall be so redeemed by any mortgagee or assignee, or by any judgment creditor, the amount actually paid for such redemption shall be a lien on such land and real estate, with the legal interest thereon from the time of day in November. payment and shall be collected and recovered in the same man.er, and at the same time, as if included in said mortgage or judgment.

8. And be it enacted, That all taxes which may be assessed upon real estate in the said township of Clinton shall be and the due and faithful performance of the assessor of said township, it shall and may be lawful for the said committee to correct ing:

No law shall be revived or sme ded by ref-

count whereof the same were assessed as such real estate, under and by virtue of aforesaid, and of which the assessor's des- said warrant, shall be made by said receiv cription shall be therein set forth, unless er on or before the first day of November corrected as hereinafter provided by sell- next succeeding the time when said war-

10. And be it enacted. That the said receiver shall, immediately after receiving er, immediately after any sale made, by counties; appointing local offices or commis-4. And be it enacted. That it shall be him, and under and by virtue of said war, the duty of the said receiver, before he reat, to report to said committee his prosells by virtue of said warrant, to give no ceedings under said sale, and to pay over tice of the time and place of the sale of to said committee all money in his hands, ments, hereditaments or real estate, to be having competent jurisdiction thereof

sold; provided however, such sale may be adjourned from time to time, not exceeding ninety days in the whote.

11. And be it enacted. That the receiver to whom such warrant as aforesaid shall be directed shall be entitled to receive

I'RENTON. July #24, 1874.

To the Hon. Henry C. Kelsey, Secretary of State .

gra - You are hereby directed to cause to be problemed in all of the new-papers of this Stat. Litherized to publish the laws of the last sess on of the Legi-lature, by one instrtion each week for the term of three months, in each of said newspapers, the processed Amend ments to the Constitution of New Jersey, pass ed by the last Legislature and filed in your of fice by the Secretary of the Senate. Yours, &c. JOEL PARKER, Governor.

Proposed Amendments to the Constitution of the State of New Jersey.

> ARTICLE L RIGHTS AND PRIVILEGES.

insert as paragraph 19, a new paragraph, a follows : "19 No county, city borough, town, town hip or village, shall hereafter give any money indirectly the owner of any stock or bonds of any association or corporation

Insert as paragraph 20, a new paragraph, a

" 0. No donation of land or appropriation "If any bill presented to the governor communicipal corporation to or for the use of any municipal corporation or corporation whatever."

"If any bill presented to the governor communicipal corporation of for the use of any many object to one or more of such items he may object to one or more of such items. Change the number of present paragraph 19 to number 21,

> ARTICLE II. RIGHT OF SUPPRAGE Section 1

Strike out the word ' white" between the word 'every" and the word "male

Add to the paragraph the following: "And further provided, that in time of w no elector in the actual mintary service of the state, or of the United States, in the army or navy there f, shall be deprived of his vote reason of his absence from such election dis-trict; and the legislature shall have power to provide the manner in which, and the time and dice at which, such absent electors may vote ud for the rein n and canves of their votes in the election districts in which they respectively

Section 11. Strike out all the second section after the

LEGISLATIVE.

Tuesday of October and insert in fied there-of the words first Tuesday after the first Mon-

Section: IV

Paragraph 7-Strike out the fo lowing words "A compensation for their services, to be as of the state; which compensation shall not ex-ceed the state; which compensation shall not ex-ceed the sum of three dollars per day for the period of forty days from the commencement of the session, and shall not exceed the sum of one dollar and fifty cents per day for the re-mainter of the session. When convened in mainder of the session. When convened is extra session by the Governor they shall receive office to be called the receiver of arrears of until the same are paid; and said taxes such sum as shall be fixed for the first forty days of the ortinary session. They shall also receive the sum of one dollar for every ten miles they shall travel in going to and returning

> "Annually the sam of five hundred dollars during the time for which they shall have been leet d, and while they shall hold their office, and no other allowance or emolument, directly or indirectly, for any purpose whatever Also strike out the words "per diem."

Paragraph 4-Add to the paragraph the follow

2. And be it enacted. That it shall be such mistake, and to describe said land erence to its title only but the act revived, or any provision of a private, special or local char acter. No act shall be passed which shall proserting it in such act. Paragraph 6-Insert the word "free" be tween the word "public" and the word "schools," and add to the paragraph the fol-

> "The legislature shall provide for the main tenance and support of a thorough and efficient system of free public schools for the instrucion of all the children in this state between the ages of five and eighteen years.

> Strike out paragraph 8 as follows: "8. The assent of three-fifths of the mem bers elected to each house shall be requisite to the passage of every law for granting, continu ng altering, amending or renewing charters for banks or money corporations; and all such charters shall be limited to a term not exceeding

Change the number of present paragraph 9 Insert as paragraph 9, a new paragraph, as

follows

. 9. No private, special, or local bill shall be passed, unless public notice of the intention to apply therefor, and of the general object thereof shall have been previously given. The legislature at the next session after the adoption prescribe the time and mode of giving such notice, the evidence thereof, and how such evidence shall be pre-erved " Insert as paragraph 11, a new paragraph, as

Vacating any road, town plot, street, alley

"Regulating the internal affairs of towns and

lefecting drawing, summoning eling grand or petit jurors. "Creating increasing or decreasing the per centage or allowance of public officers during

the term for which said officers were elected or appointed. Changing the law of descent-"Granting to any corporation, association or individual any exclusive privilege, immunity or

franchise whatever.

"Granting to any corporation, association of individual the right to lay down railroad tracks.

"Providing for changes of venue in civil or criminal cases. " Providing for the management and support

of free public schools.

"The legislature shall pass general laws proriding for the cases enumerated in this paragraph, and for all other cases which, in its judgment may be provided for by general laws. The legislature shall pass no special act conferring corporate powers, but they shall pass general laws under which corporations may be organized and corporate powers of every nature obtained subject, nevertheless, to repeal or alteration at the will of the legislature."

Insert as paragraph 12, a new paragraph, as follows:

follows:

Insert as paragraph 2, a new paragraph, as " 2. Every officer of the legislature shall, be sum of one dollar, and the elerk of said township, for recording and filing the same, the sum of fifty cents.

12. And be it enacted. That this act shall be deemed and taken to be a public act, and shall take effect immediately.

Approved March 24, 1674.

Pryden is the author of the forements.

"2. Every officer of the legislature shall, before he enters upon his duties take and subscribe the following oath or affirmation: "I do solemnly promise and swear (or affirm) that I will feithfully, impartially and justly perform all the duties of the office of — to the best of my ability and understanding; that I will carefully preserve all records, papers, writings or property entrusted to me for asfe keeping by virtue of my office, and make such disposition of the same as may be required by law. of the same as may be required by law,

ARTICLE V. BIRCUTIVE.

Paragraph 6—After the word "legislature," where it occurs first in said paragraph, inser the words " or the senate alone,"

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while approving of the other portions of the bill. In such case he shall apper d to the bill, at the time of signing it, a statement of the items to which he objects, and the appropriation so objected to shall not take effect. If the legislature be in session he shall transmit to the house in which the bill originated a copy of such statement, and the items objected to shall ouse the same shall be a part of the law not withstanding the objections of the governor

ropri ting mon v Paragraph 5 -Add to the paragraph the folowing: Nor shall he be elected by the legislature to any office under the government of this state or of the United States, during the term for which he shall have been elected governor.

All the provisions of this section in relation to

nitts not approved by the governor shall apply

cases in which he shall withhold his appropried

om any item or items contained in a bill ap-

ARTICLE VII. APPOINTING POWER AND TENURE OF OFFICE

> Section I. MILITIA OFFICERS.

Paragranh 5 .- Af er the words " major gener. ds." insert the words 'the adjutant genera. P ragraph 9 Strike out the words 'the adutint-general, quartermaster general and" Also strike out the word " other.'

> Section II CIVIL OFFICERS.

Paragraph 1 -Strike out 'the word " and where it occurs first) in the parograph, and in ert after the word "appeals" the following words; 'and the keeper and inspector of the state prison;" and insert in lieu thereof the Also, a rike out the words "one year" in the

second clause of paragraph 2 of section 2, and insert in lieu thereof the words " three years." Change the number of present paragraph 4 to number 3, and trike out the word ' and' where it occurs between the word ' chancery nd the word " secretary ' "Also, insert after the word "state" the words "and the keeper of the state prison."

Change the number of present paragraph 6 Change the number of present paragraph 7 to

number 6, and strike therefrom the words au-sually." "annual," and "they may be re-elect-ed until they shall serve three years, but no longer." Insert after the word "assembly" the following words, "and they shall hold their off es for three graph the following words, " sheriffs shall an-

Change the number of present paragraph 10 number 9 Change the number of present paragraph 11

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GOING MAST.

Leave Montclain A. M., 5 85, 7 20, 8 20
9 20; p. m., 10 50, 1 20, 3 40, 5 10, 5 86 8
9 40, and on Friday's only, at 1.15 A. M.
Leave Ridgewood, a. m., 6 58, 7 23, 1
9 23, 10 53; p. m., 1 33, 3 43, 5 13, 5 58, 3 43, and on Fridays only, at 1.18 A. M.
Leave Bloomfield, a. m., 6 01, 7 27, 8 21, 9 26, 10 56; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 9 47, and on Fridays only at 1.21 A. M.
1 5 47, and on Fridays only at 1.21 A. M. 9 47., and on Fridays only at 1.21 Å. M.; Leave Watecsang, s. m., 6 94. 7 29, 8 34, 9 29, 10 59; p. m., 1 40, 8 20, 5 19, 6 04, 6 54, 9 51, and on Fridays only at 1.24 Å. M.; Leave Roseville, a. m., 6 10, 7 35, 8 30, 9 34, 11 05; p. m., 1 45, 8 55, 5 25, 6 10, 7 90, 9 56 and on Fridays only at 1.29 Å. M.; Leave Newark, a. m., 6 15, 7 40, 8 25, 9 40, 11 10; p. m., 1 50, 4 00 5 30, 6 15, 7 65, 10 95, and on Fridays only at 1.34 Å. M.; Due at New York, a. m., 7 85, 8 30, 9 30, 10 20, 11 50; p. m., 2 40, 4 30, 6 10, 8 90, 16 35

GOING WEST.

Leave New York, s. m. 7 50, 8 50, 10 50
p. m., 2 00, 3 40, 4 40, 5 20, 6 20, 8 30., s. 4

Fridays only at 12 00. Leave Newark, a. m., 6 50 7 35, 8 30 9 30, 11 30; p. m., 2 40, 4 30, 5 30, 6 05, 7 00, 9 10, and 12 48 A. M.

and 12.48 A. M.
Leave Roseville, a. m. 6 54, 7 40, 8 35, 9 35, 11 35 p. m., 2 45; 4 25, 5 25, 6 10, 7 96, 8 18 and 12.53 A. M
Leave Watsessing, a. m., 6 56, 7 46, 8 61, 9 42, 11 41; p. m., 2 51, 4 31, 5 31, 6 16, 7 13, 9 21. and Fridays only at 19.59 A. M. Leave BLOOMFIELD, a. m., 6 59, 7 49, 2 44, 9 45 11 44; p. m., 2 54, 4 34, 5 34, 6 19, 7 16, 9 24, and Fridays only at 1 03 A. M. Leave Ridzewood, a. m., 7 02, 7 52, 8 47, 9 48, 11 47; p m., 2 57, 4 37, 5 37, 6 28 7 19 27, and Fridays only at 1.05 A. M. Arrive Montclain, a. m., 7 05, 7 55, 8 50 9 51, 11 50 p. m., 3 00, 4 40 5 40, 6 25, 7 23 9 30, and 1.08 A. M.

Montclair Railroad On and after Monday, July 20, trains will

Leave Ringwood at 7 05 A. M. on Mondays. Wednesdays and Fridays. Leave Monks at 7 10 A. M. Tuesdays, Thurs-Leave Pompton Junction, 7 and 7 56 A. M.

" Belleville 8 06, 9 06 " 2 27 "
A've New York 8 50, 9 57 " 8 10 "

Leave N. Y. foot Cottlandt & Desbrosses at's Change the number of present paragraph 8 to
Umber 7.
Change the number of present paragraph 9 to
Umber 8.
Change the number of present paragraph 9 to
Umber 8.
Change the number of present paragraph 9 to The mid day trein will run to Montclair Hights only. The 2nd trein will run through to Ringwood Mines on Mondays, Wednesdays and Fridays, and to Monks on Tuesdays, Thurs-

days and Saturdays. Will connect at Pompton Junction with N. J. Midland train for all points West. The 3rd train will run to Pompton G. W. N. CUSTIS, Sap't.

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